**Unofficial Copy** E4

2004 Regular Session (4lr1194)

## ENROLLED BILL

-- Judiciary/Judicial Proceedings --

Introduced by Calvert County Delegation	
Read and Examined by Proofreaders:	
	Proofreader.
Sealed with the Great Seal and presented to the Governor, for his approval this day of at o'clock,M.	Proofreader.
	Speaker.
CHAPTER	
1 AN ACT concerning	
2 Calvert County - Pretrial Release Program	
FOR the purpose of authorizing the Sheriff of Calvert County to establish a pretrial release program that offers alternatives to pretrial detention and to adopt certain regulations; authorizing a court to order an individual to participate in the pretrial release program under certain circumstances; authorizing the court to make the order at certain times; establishing certain eligibility requirements; and generally relating to a pretrial release program in Calvert County.	
9 BY repealing and reenacting, with amendments,  10 Article - Correctional Services	

- 10 11 Section 11-706
- 12 Annotated Code of Maryland
- (1999 Volume and 2003 Supplement) 13
- 14 SECTION 1. BE IT ENACTED BY THE GENERAL ASSEMBLY OF 15 MARYLAND, That the Laws of Maryland read as follows:

## 1 **Article - Correctional Services** 2 11-706. 3 (a) This section applies only in Calvert County. 4 At the time of sentencing or on a hearing of a motion for (b) 5 reconsideration of sentence, the court may sentence an individual who has been 6 convicted of a crime to participate for a fixed period in the work release program at 7 the Calvert County Detention Center. 8 After an inmate enters the work release program, the sentencing (2)9 judge or, if the sentencing judge is unable to act, the judge of any court in the County 10 may: 11 (i) order the release of the inmate from custody; and 12 (ii) consider the supervisor's recommendations and report of the 13 inmate's performance in making a determination to release the inmate. 14 Subject to the directives and orders of the courts in the County, the 15 supervisor of the County work release program shall establish and administer the 16 work release program. 17 (4) During reasonable hours, an inmate in the work release program 18 may leave confinement to: 19 (i) work at gainful employment; 20 (ii) participate in an outside counseling or rehabilitative program; 21 or 22 (iii) obtain other services that the supervisor of the program 23 considers necessary. 24 (5) An inmate who is employed in accordance with this subsection (i) 25 shall surrender to the supervisor of the program the inmate's total earnings, less 26 payroll deductions required by law. 27 From the earnings of the inmate, the supervisor shall deduct (ii) 28 and disburse in the following order of priority: 29 food costs to the County; 1. 30 2. lodging costs to the County; 31 3. travel costs to the County; 32 4. fines and costs imposed by the court;

## **HOUSE BILL 729**

1 2 a dependent; and		5.	amounts that the inmate is obligated to pay for support of				
3		6.	court-ordered payments for restitution.				
4 5 management of the inn	(iii) nate's oth		ervisor of the program may assist in the financial and debts.				
6	(iv)	The sup	ervisor of the program shall:				
7		1.	credit to the inmate's account any remaining balance; and				
8 9 final release from conf	inement.	2.	pay the balance in the inmate's account to the inmate on				
10 (6) An inmate employed in the community under this subsection is not 11 an agent or employee of the County, the Sheriff, any judicial officer, or any public 12 officer of the County.							
13 (7) An inmate who violates a trust or a condition that the supervisor 14 establishes for conduct and employment is subject to:							
15	(i)	removal	from the program; and				
<ul><li>16</li><li>17 confinement.</li></ul>	(ii)	cancella	tion of any earned diminution of the inmate's term of				
18 (c) (1) In this subsection, "Program" means the Community Services 19 Alternative Sentencing Program.							
20 (2) There is a Community Services Alternative Sentencing Program in 21 the County Department of Public Safety.							
	3 individuals who are convicted of an offense and are referred to the Program by a						
			missioners may charge a reasonable fee to ram to help defray Program expenses.				
28 abuse treatment progra	am at the urt deterr	e County mines to	vidual who is sentenced to participate in the substance treatment facility shall pay a per diem fee in cover food, lodging, clothing, and other he treatment program.				
31 32 ability to pay.	(ii)	A court	may waive part or all of the fee based on an individual's				
	iem char	ge that re	ney may bring a civil action to collect any arrearage emains unpaid 30 days after the individual's cility.				

1	(E)	(1)	THE SH	HERIFF M	MAY:
2 3	ALTERNA	TIVES TO	(I) O PRETR		LISH A PRETRIAL RELEASE PROGRAM THAT OFFERS TENTION; AND
4			(II)	ADOPT	REGULATIONS TO ADMINISTER THE PROGRAM.
5 6	PRETRIAL	(2) RELEAS			ORDER AN INDIVIDUAL TO PARTICIPATE IN THE THE INDIVIDUAL:
7 8	DETAINED	ON BO	(I) ND; AND		RS BEFORE THE COURT AFTER BEING CHARGED AND
9 10	THIS SUBS	SECTION	(II) V.	MEETS	THE ELIGIBILITY REQUIREMENTS OF PARAGRAPH (4) OF
					AY MAKE THE ORDER AT THE IMPOSITION OF BOND, THER TIME DURING THE INDIVIDUAL'S PRETRIAL
14 15	IF THE INI			DIVIDUA	L IS ELIGIBLE FOR THE PRETRIAL RELEASE PROGRAM
16 17	PROGRAM	ı́ by THI	(I) E PROGI		OMMENDED TO THE COURT FOR PLACEMENT IN THE AFF; <u>AND</u>
				<b>EFINED</b>	OTHER CHARGES FOR A FELONY OR A VIOLATION OF A IN § 14-101 OF THE CRIMINAL LAW ARTICLE ND
21			<del>(II)</del>	HAS NO	OTHER CHARGES PENDING IN ANY JURISDICTION; AND
22 23	CONVICTI	ED OF:	<del>(III)</del>	(III) IS N	NOT IN DETENTION FOR OR BEEN PREVIOUSLY
24 25	CRIMINAI	L LAW A	RTICLE		A CRIME OF VIOLENCE LISTED IN § 14-101 OF THE
26				<u>2.</u>	<u>A FELONY; OR</u>
27				<del>2.</del>	A FELONY; OR
28 29	CRIMINAL	L LAW A	RTICLE	<del>3.</del>	3. THE CRIME OF ESCAPE UNDER § 9-404 OF THE
30 31	SECTION October Jul			FURTHI	ER ENACTED, That this Act shall take effect